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SUPPLE	MENTAL REI	ISSUE APPLICATION DECLARATION	N BY THE INVEN	TOR(S)	Docket Number: 148/48674RE	
As a be	ow named in	ventor, I hereby declare that:		<u> </u>	<u> </u>	
l believe plural n	ly residence, mailing address and citizenship are stated below next to my name. believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor(if lural names are listed below) of the subject matter which is described and claimed in U.S. Patent No. 6,288,278, granted eptember 11, 2001, and for which a reissue patent is sought on the invention entitled					
		3-AMINO-3-ARYLPROPAN-1-OL CO	MPOUNDS, THE	R PREPAR	RATION AND USE	
the spec ⊠ □	cification of w is attached h was filed on and was ame	ereto, as reissue a ended on	pplication numb	er/_	OCT 0 1 2004	
		(if applicable)			RADEMA	
	eviewed and unent referred		e-identified appli	cation, inc	luding the claims as amended by any	
I acknow	acknowledge the duty to disclose information which is material to patentability as defined in 37 C.F.R. 1.56.					
_	_	n priority benefits under 35 U.S.C. 1 ^e Germany, no. DE 199 15 602, filed Ap		ollowing for	eign patent application:	
-	verily believe the original patent to be wholly or partially inoperative or invalid, for the reasons described below. (Check all boxes that apply.)					
□ ⊠. ⊠	by reason of	a defective specification or drawing the patentee claiming more or less other errors.		ight to clai	m in the patent.	
	At least one error upon which reissue is based is described below. If the reissue is a broadening reissue, such must be stated with an explanation as to the nature of the broadening:					
thre Spe	Applicants believe that Claim 1 in the patent is more than applicants have the right to claim in view of three references uncovered during the examination of corresponding European patent application. Specifically, a compound disclosed in the specification is believed to have been disclosed in these references and therefore needs to be disclaimed from Claim 1.					
		ims do not reflect amendments t 2000, correcting numerous cleric		quested in	n the Preliminary Amendment filed	
•	•	ent being corrected in the present rehout any deceptive intention on the	• •	-	time of filing of this Supplemental	
As a naı	ned inventor,		neys and/or age	nts to prose	ecute this application and transact all	
	I. Cantor, Reg	g. No.: 24,392; James F. McKeown, g. No.: 26,269; Gary R. Edwards, Re				
Corresp	Correspondence address: Direct all communications about the application to:					
\boxtimes	Customer Nu	ımber 23911				
Firm		J.D. Evans		· · · · · · · · · · · · · · · · · ·		
Individua Address		P. O. Box 14300				
City		Washington	State D.C		Zip 20044-4300	
Country	,	United States				
Telepho		(202) 624-2500		Fax	(202) 628-8844	

information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine and imprisonment, or both, under 18 U.S.C. 1001, and that such willful false statements may jeopardize the validity of the application, any patent issuing thereon, or any patent to which this declaration is directed.					
such willful false statements may jeopardize the validity of the application, any patent issuing thereon, or any patent to					
which this declaration is directed.					
Full name of first inventor (given name, family name):					
Bernd SUNDERMANN					
Inventor's Signature: Date:					
04.08.04					
Residence: Oppenhoffallee 83-85 Citizenship: German					
D-52066 Aachen					
Federal Republic of Germany					
Mail Address: SAME AS ABOVE					
Full name of second inventor (given name, family name):					
Hagen-Heinrich HENNIES					
Inventor's Signature:					
Residence: Eicherscheid 56 Citizenship: German					
D-52152 Simmerath					
Federal Republic of Germany					
Mail Address: SAME AS ABOVE					
Full name of third inventor (given name, family name):					
Babette-Yvonne KOEGEL					
Inventor's Signature: Date: 9.8.04					
Residence: Am Daens 28 Citizenship: German					
D-52379 Langerwehe-Hamich					
Federal Republic of Germany					
Mail Address: SAME AS ABOVE					
Full name of fourth inventor (given name, family name):					
Helmut BUSCHMANN ,					
Inventor's Signature: Mut Ryam Date: 10.3.04					
Residence: Carrer Est 24 Citizenship: German					
ES/08950 Esplugues de Llobregat					
Spain					
Mail Address: SAMÉ AS ABOVE					